

REMARKS

This is a full and timely response to the outstanding final Office Action mailed July 8, 2008. Through this response, claims 1-54, 77-82, and 92-104 have been canceled without prejudice, waiver, or disclaimer. Reconsideration and allowance of the application and pending claims 55-76, 83-91, 105-124 are respectfully requested.

I. Claim Rejections - 35 U.S.C. § 103(a)

A. Statement of the Rejection

Claims 1-124 have been rejected under 35 U.S.C. § 103(a) as allegedly unpatentable over *Rabowsky* ("Rabowsky," U.S. Pat. No. 6,141,530) in view of *Bartholet, et al.* ("*Bartholet*," U.S. Pub. No. 2002/0114453). Applicants respectfully traverse this rejection to the extent not rendered moot by claim cancellation.

B. Discussion of the Rejection

The M.P.E.P. § 2100-116 states:

Office policy is to follow *Graham v. John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), in the consideration and determination of obviousness under 35 U.S.C. 103. . . the four factual inquiries enunciated therein as a background for determining obviousness are as follows:

- (A) Determining the scope and contents of the prior art;
- (B) Ascertaining the differences between the prior art and the claims in issue;
- (C) Resolving the level of ordinary skill in the pertinent art; and
- (D) Evaluating evidence of secondary considerations.

In the present case, it is respectfully submitted that a *prima facie* case for obviousness is not established using the art of record.

Independent Claim 55

Claim 55 recites (with emphasis added):

55. A method for securely storing encrypted programming received at a receiver in a subscriber network, wherein the encrypted programming includes a plurality of ciphertext packets, the method comprising the steps of:

receiving a first ciphertext packet having multiple layers of encryption thereon at the receiver; and
applying a cryptographic algorithm to the first ciphertext packet to convert the first ciphertext packet to a second ciphertext packet without first converting the ***first ciphertext packet received from the headend*** to a cleartext packet.

Applicants respectfully submit that *Rabowsky* in view of *Bartholet* fails to disclose, teach, or suggest at least the above-emphasized claim features. That is, *Rabowsky* does not disclose or suggest sending from the headend multi-layered encrypted content. *Bartholet*, assuming *arguendo* properly combinable, does not remedy this deficiency of *Rabowsky*. That is, none of the encrypted content received from external terminal 103 of *Bartholet*, assuming *arguendo* equivalent to a ***headend***, is disclosed or suggested as comprising ***multiple layers of encryption***.

Because independent claim 55 is allowable over *Rabowsky* in view of *Bartholet*, dependent claims 56-68 are allowable as a matter of law for at least the reason that the dependent claims 56-68 contain all elements of their respective base claim. See, e.g., *In re Fine*, 837 F.2d 1071 (Fed. Cir. 1988).

Independent Claim 69

Claim 69 recites (with emphasis added):

69. A method for providing a subscriber of a subscriber network with a program, the subscriber network including a headend with a plurality of receivers coupled thereto, at the headend the method comprising the steps of:

receiving a first ciphertext packet;

applying a cryptographic algorithm with a key to the first ciphertext packet to convert the first ciphertext packet to a second ciphertext packet without first converting the first ciphertext packet received at the headend to a cleartext packet;

transmitting the second ciphertext packet; and

at the receiver the method comprising the steps of:

receiving the second ciphertext packet having multiple layers of encryption thereon; and

applying a second cryptographic algorithm to the second ciphertext packet to convert the second ciphertext packet to a third ciphertext packet without first converting the second ciphertext packet to a cleartext packet.

Applicants respectfully submit that *Rabowsky* in view of *Bartholet* fails to disclose, teach, or suggest at least the above-emphasized claim features. That is, *Rabowsky* does not disclose or suggest preparing or sending from the headend multi-layered encrypted content. *Bartholet*, assuming *arguendo* properly combinable, does not remedy this deficiency of *Rabowsky*. That is, none of the encrypted content received from external terminal 103 of *Bartholet*, assuming *arguendo* equivalent to a **headend**, is disclosed or suggested as comprising **multiple layers of encryption**.

Because independent claim 69 is allowable over *Rabowsky* in view of *Bartholet*, dependent claims 70-76 are allowable as a matter of law.

Independent Claim 83

Claim 83 recites (with emphasis added):

83. A receiver in a subscriber network that receives encrypted programming from a headend of the subscriber network, wherein the encrypted programming includes a plurality of ciphertext packets, the receiver comprising:

a port adapted to receive a first ciphertext packet of the encrypted programming, the first ciphertext packet corresponding to a cleartext packet having multiple layers of encryption thereon;

a key generator adapted to generate an encryption key; and
a cryptographic device in communication with the input port and the key generator, the cryptographic device adapted to apply a cryptographic algorithm using the encryption key to the first ciphertext packet to convert the ciphertext packet to a second ciphertext packet without first converting the ***first ciphertext packet received from the headend*** to a cleartext packet.

Applicants respectfully submit that *Rabowsky* in view of *Bartholet* fails to disclose, teach, or suggest at least the above-emphasized claim features. That is, *Rabowsky* does not disclose or suggest preparing or sending from the headend multi-layered encrypted content. *Bartholet*, assuming *arguendo* properly combinable, does not remedy this deficiency of *Rabowsky*. That is, none of the encrypted content received from external terminal 103 of *Bartholet*, assuming *arguendo* equivalent to a ***headend***, is disclosed or suggested as comprising ***multiple layers of encryption***.

Because independent claim 83 is allowable over *Rabowsky* in view of *Bartholet*, dependent claims 84-91 are allowable as a matter of law.

Independent Claim 105

Claim 105 recites (with emphasis added):

105. A method for securely storing encrypted programming received at a receiver in a subscriber television network, wherein the encrypted programming includes a plurality of ciphertext packets, the method comprising the steps of:

receiving from a headend of the subscriber network a first ciphertext packet at the receiver and a first key, a second key and a third key, wherein the first ciphertext packet has three layers of encryption thereon that were applied by a first cryptographic algorithm using the first key, the second key and the third key;

generating a fourth key;

applying to the first ciphertext packet a second cryptographic algorithm with the first key to convert the first ciphertext packet to a second ciphertext packet having two layers of encryption thereon without first converting the first ciphertext packet received from the headend to a cleartext packet; and

applying to the second ciphertext packet a third cryptographic algorithm with the fourth key to convert the second ciphertext packet to a third ciphertext packet having a third layer of encryption thereon without first converting the second ciphertext packet to a cleartext packet.

Applicants respectfully submit that *Rabowsky* in view of *Bartholet* fails to disclose, teach, or suggest at least the above-emphasized claim features. That is, *Rabowsky* does not disclose or suggest preparing or sending from the headend multi-layered encrypted content. *Bartholet*, assuming *arguendo* properly combinable, does not remedy this deficiency of *Rabowsky*. That is, none of the encrypted content received from external terminal 103 of *Bartholet*, assuming *arguendo* equivalent to a **headend**, is disclosed or suggested as comprising **three layers of encryption**.

Additionally, as set forth in the previous response, Applicants respectfully submit that the combination of *Rabowsky* and *Bartholet* is improper. According to well-established case law, "[I]t is improper to combine references where the references teach away from their combination." *In re Grasselli*, 713 F.2d 731, 743, 218 USPQ 769, 779 (Fed. Cir.

1983). With regard to application of the law to the current rejection, Applicants respectfully note that *Rakowsky* (see, e.g., col. 1, lines 9-10) appears to be directed to "secure electronic delivery of motion pictures in digital format." According to *Rakowsky* (see, e.g., col. 1, line 61 – col. 2, line 4), one system arrangement comprises the following features (emphasis added):

The theater system comprises transmission line interfaces at theaters designated to receive cinema and data files from the headend system, receiver-decoders which receive the radio frequency bit stream and produce decoded cinema and data files at baseband, storage playback systems which stores cinema and data files until needed, secure projector systems which playback cinema files, an automation/scheduling system which directs playback of cinema files in the secure projector systems as authorized by the management system, and a reverse channel which provides data back to the headend system from the theaters.

In other words, *Rakowsky* appears *arguendo* to disclose a headend-receiver system. Further, Figure 2 of *Rakowsky* shows a conditional access module 72 residing in the theater referenced above, and column 9, line 65 – col. 10, line 10 provides the following explanation with regard to a conditional access module residing therein:

A CAM receives EMM and ECM data from the headend, verifies the authenticity of the data, compares the data with stored information, for example, in a Smart Card, and, if validity is established, generates a key word necessary to enable the decryptor. In a preferred version of the present invention, the key word is generated on a packet by packet basis. In this case, each location which has an encryptor and/or a decryptor has an associated receiver-decoder and a CAM. These locations include the Secure Projector System, the Speaker System, and the User Data Channel. The key word is transferred to the encryptor/decryptor in a secure environment. For example, removal of the Smart Card or the CAM from the receiver-decoder disables the receiver-decoder.

Clearly from above cited section of *Rakowsky*, the headend appears *arguendo* to provide or distribute entitlement information (e.g., headend-provided keys) to the CAM of the theater, according to conventional methods such as Triple DES (e.g., as referenced in column 4).

In contrast, *Bartholet* teaches away from such systems and methods, as highlighted below in the referenced paragraph "portions" from *Bartholet* (emphasis added):

[0008] Often, the process of key distribution for data transfer or storage, results in either unintentional disclosure of the keys to third parties or interception/extraction of the keys or key material by unauthorized entities...Additionally, complex key management infrastructures that change and distribute keys on a frequent basis increase logistics and the cost of maintaining a cryptographic communication or data storage system.

[0009] The inventions described in the referenced patents enhance significantly the security of cryptographic systems by applying an innovative alternative to conventional methods of key management. In particular, the inventions facilitate an infrastructure within which data is secured using in situ generated encryption and decryption keys... substantially eliminating any need for key distribution and capable of keeping the keys unknown to all parties involved...By using the in situ pseudo-random key generators, no encryption/decryption keys need be transferred between users...the users may communicate with each other in encryption mode without ever having to transmit the keys over the communication lines.

[0015] No conventional key management infrastructure is required for cryptographic data transmission and storage of files and data, since all the keys are internally generated by the in situ key generators for use in the authorized network;

Evidently, *Bartholet* is not only teaching a system that appears to address the perceived shortcomings of systems like *Rakowsky*, but also operates in a completely different manner than *Rakowsky*. Paragraph [0032] from *Bartholet* provides as follows (emphasis added):

[0032] In the case of incoming encrypted data destined for decryption and display on a computer terminal (Operating Mode A1 of FIG. 4), the encrypted data from an External Terminal block 103 is transmitted via a public or private Network 104 to the I/O & Protocols block 105. For a given time or event, the Gateway and Storage PKG 106 preferably generates the same keys as those generated by a PKG in an external terminal that is sending the encrypted data to block 105. The generated keys are sent to the Data Decryptors, blocks 107, 108, and 109; that is, a previous key period--Data Decryptor Key A, block 107, a present key period--Data Decryptor Key B, block 108, and the next key period--Data Decryptor Key C, block 109. With all three decryptors working in parallel, preferably one of the three will succeed in decrypting the incoming data. This is known on a packet-by-packet basis by a portion of a known header or flag information being properly decrypted with the correct key by only one of the three decryptors. This known information in the data may come from added overhead put into the data during the encryption process or may be from a header already available from other network requirements such as a TCP or IP address or other such network related

protocols. All three decryptor outputs are sent to the Data Processor & Boundary Counter block 110, which in turn passes only the correctly decrypted packets to the Storage Controller block 111.). The data is then passed on to the Terminal block 112 for display. In all operating modes described for FIG. 1, the Rate Buffer block 117 serves as a random memory device for data overflow, to cover any mismatches between data rates for storage, for communication or for display.

In other words, it is the local gateway 106 (local to storage) that distributes the keys, not the external device 103 over a communications network 104. Such an arrangement for the distribution of keys teaches away from *Rabowsky's* disclosed systems and methods, and hence, the references are not properly combinable.

The final Office Action addresses this argument on page 3 as follows
(reproduced in part):

Examiner respectfully disagrees and asserts that Rabowsky discloses "A CAM receives EMM and ECM data from the headend, verifies the authenticity of the data, compares the data with stored information, for example in a Smart Card, and, if validity is established, generates a key word necessary to enable the decryptor. In a preferred version of the present invention, the key word is generated on a packet by packet basis. In this case, each location which has an encryptor and/or decryptor has an associated receiver-decoder and a CAM (see col. 9, lines 65-col. 10, line 6)", which clearly similar to *Bartholet*, the encryption/decryption key is generated at the receiver location or any location that has an encryptor and/or a decryptor. Therefore, *Bartholet* does not teach away from Rabowsky.

Applicants respectfully disagree, and also request clarification of this rebuttal argument. That is, is the argument reproduced above that there are no keys passed from a headend to a receiver, but rather, both references provide for local generation only? If so, then the claim features are clearly not met, since clearly the claim requires that keys be passed from the headend to the receiver.

Further, because the claim requires such passing of the keys, it is clear that *Bartholet* teaches away from such an implementation, as set forth in the cited and emphasized sections of *Bartholet*. Even assuming *arguendo* one may unreasonably

view the disclosure of *Bartholet* as not teaching away the passing of keys from headend to receiver, the combination of *Bartholet* and *Rabowsky* is improper for other reasons (see, e.g., 2143.01 and reproduced below in part):

If the proposed modification or combination of the prior art would change the principle of operation of the prior art invention being modified, then the teachings of the references are not sufficient to render the claims *prima facie* obvious. *In re Ratti*, 270 F.2d 810, 123 USPQ 349 (CCPA 1959)

Clearly, key generation in *Bartholet* is remote from the external terminal. To use keys passed from a headend obviates the need for the gateway 106, as well as obviates the need to pass the time or event information, and ultimately changes the principle of operation of *Bartholet*. For at least this additional reason, Applicants respectfully submit that the combination is improper.

In addition, the final Office Action alleges a motivation of "protection of the received content while being stored and reduction of the risk of known-plaintext attack on the received content." Yet, either *Rabowsky* or *Bartholet* alone achieve secure storage, as do many other systems as disclosed in Applicants' background of the disclosure, and so such a motivation is insufficient to combine such disparate systems as *Rabowsky* and *Bartholet*. According to well-established case law, "The mere fact that references can be combined or modified does not render the resultant combination obvious unless **>the results would have been predictable to one of ordinary skill in the art." *KSR International Co. v. Teleflex Inc.*, 550 U.S. ___, ___, 82 USPQ2d 1385, 1396 (2007). Applicants respectfully submit that predictability cannot reasonably be alleged here in view of the change in principle of operation and the teaching away from the combination. For at least these reasons, it is respectfully submitted that a *prima facie* case of obviousness has not been established, and hence Applicants respectfully request that the rejection be withdrawn for these additional reasons.

Accordingly, for at least the reason that the proposed combination of *Rabowsky* in view of *Bartholet* is improper, and because each individual reference alone fails to disclose, teach, or suggest all of the claim features, Applicants respectfully request that the rejection be withdrawn.

Because independent claim 105 is allowable over *Rabowsky* in view of *Bartholet*, dependent claims 106-109 are allowable as a matter of law.

Independent Claim 110

Claim 110 recites (with emphasis added):

110. A receiver in a subscriber cable television network that receives encrypted programming, from a headend of the subscriber cable television network, wherein the encrypted programming includes a plurality of ciphertext packets, the receiver comprising:

an input port adapted to receive a first key, a second key, a third key and a first ciphertext of the encrypted programming, wherein the first ciphertext packet has three layers of encryption thereon that were applied by a first cryptographic algorithm using the first key, a second key and a third key;

a key generator adapted to generate a fourth key;

a cryptographic device in communication with the input port and the key generator, the cryptographic device adapted to convert the first ciphertext packet to a second ciphertext packet using a second cryptographic algorithm and the first key without first converting the first ciphertext packet received from the headend to a cleartext packet and thereafter to convert the second ciphertext packet to a third ciphertext packet using a third cryptographic algorithm and the fourth key without first converting the second ciphertext packet to a cleartext packet; and

a storage device in communication with the cryptographic device adapted to store the third ciphertext packet and the second, third and fourth keys.

Applicants respectfully submit that *Rabowsky* in view of *Bartholet* fails to disclose, teach, or suggest at least the above-emphasized claim features. That is, *Rabowsky* does not disclose or suggest preparing or sending from the headend multi-layered encrypted content. *Bartholet*, assuming *arguendo* properly combinable, does not remedy this deficiency of *Rabowsky*. That is, none of the encrypted content received from external terminal 103 of *Bartholet*, assuming *arguendo* equivalent to a **headend**, is disclosed or suggested as comprising **three layers of encryption**.

Additionally, as set forth in the previous response, Applicants respectfully submit that the combination of *Rabowsky* and *Bartholet* is improper. According to well-established case law, "[I]t is improper to combine references where the references teach away from their combination." *In re Grasselli*, 713 F.2d 731, 743, 218 USPQ 769, 779 (Fed. Cir.

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The theater system comprises transmission line interfaces at theaters designated to receive cinema and data files from the headend system, receiver-decoders which receive the radio frequency bit stream and produce decoded cinema and data files at baseband, storage playback systems which stores cinema and data files until needed, secure projector systems which playback cinema files, an automation/scheduling system which directs playback of cinema files in the secure projector systems as authorized by the management system, and a reverse channel which provides data back to the headend system from the theaters.

In other words, *Rakowsky* appears *arguendo* to disclose a headend-receiver system. Further, Figure 2 of *Rakowsky* shows a conditional access module 72 residing in the theater referenced above, and column 9, line 65 – col. 10, line 10 provides the following explanation with regard to a conditional access module residing therein:

A CAM receives EMM and ECM data from the headend, verifies the authenticity of the data, compares the data with stored information, for example, in a Smart Card, and, if validity is established, generates a key word necessary to enable the decryptor. In a preferred version of the present invention, the key word is generated on a packet by packet basis. In this case, each location which has an encryptor and/or a decryptor has an associated receiver-decoder and a CAM. These locations include the Secure Projector System, the Speaker System, and the User Data Channel. The key word is transferred to the encryptor/decryptor in a secure environment. For example, removal of the Smart Card or the CAM from the receiver-decoder disables the receiver-decoder.

Clearly from above cited section of *Rakowsky*, the headend appears *arguendo* to provide or distribute entitlement information (e.g., headend-provided keys) to the CAM of the theater, according to conventional methods such as Triple DES (e.g., as referenced in column 4).

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[0008] Often, the process of key distribution for data transfer or storage, results in either unintentional disclosure of the keys to third parties or interception/extraction of the keys or key material by unauthorized entities...Additionally, complex key management infrastructures that change and distribute keys on a frequent basis increase logistics and the cost of maintaining a cryptographic communication or data storage system.

[0009] The inventions described in the referenced patents enhance significantly the security of cryptographic systems by applying an innovative alternative to conventional methods of key management. In particular, the inventions facilitate an infrastructure within which data is secured using in situ generated encryption and decryption keys... substantially eliminating any need for key distribution and capable of keeping the keys unknown to all parties involved...By using the in situ pseudo-random key generators, no encryption/decryption keys need be transferred between users...the users may communicate with each other in encryption mode without ever having to transmit the keys over the communication lines.

[0015] No conventional key management infrastructure is required for cryptographic data transmission and storage of files and data, since all the keys are internally generated by the in situ key generators for use in the authorized network;

Evidently, *Bartholet* is not only teaching a system that appears to address the perceived shortcomings of systems like *Rakowsky*, but also operates in a completely different manner than *Rakowsky*. Paragraph [0032] from *Bartholet* provides as follows (emphasis added):

[0032] In the case of incoming encrypted data destined for decryption and display on a computer terminal (Operating Mode A1 of FIG. 4), the encrypted data from an External Terminal block 103 is transmitted via a public or private Network 104 to the I/O & Protocols block 105. For a given time or event, the Gateway and Storage PKG 106 preferably generates the same keys as those generated by a PKG in an external terminal that is sending the encrypted data to block 105. The generated keys are sent to the Data Decryptors, blocks 107, 108, and 109; that is, a previous key period--Data Decryptor Key A, block 107, a present key period--Data Decryptor Key B, block 108, and the next key period--Data Decryptor Key C, block 109. With all three decryptors working in parallel, preferably one of the three will succeed in decrypting the incoming data. This is known on a packet-by-packet basis by a portion of a known header or flag information being properly decrypted with the correct key by only one of the three decryptors. This known information in the data may come from added overhead put into the data during the encryption process or may be from a header already available from other network requirements such as a TCP or IP address or other such network related

protocols. All three decryptor outputs are sent to the Data Processor & Boundary Counter block 110, which in turn passes only the correctly decrypted packets to the Storage Controller block 111.). The data is then passed on to the Terminal block 112 for display. In all operating modes described for FIG. 1, the Rate Buffer block 117 serves as a random memory device for data overflow, to cover any mismatches between data rates for storage, for communication or for display.

In other words, it is the local gateway 106 (local to storage) that distributes the keys, not the external device 103 over a communications network 104. Such an arrangement for the distribution of keys teaches away from *Rabowsky's* disclosed systems and methods, and hence, the references are not properly combinable.

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Applicants respectfully disagree, and also request clarification of this rebuttal argument. That is, is the argument reproduced above that there are no keys passed from a headend to a receiver, but rather, both references provide for local generation only? If so, then the claim features are clearly not met, since clearly the claim requires that keys be passed from the headend to the receiver.

Further, because the claim requires such passing of the keys, it is clear that *Bartholet* teaches away from such an implementation, as set forth in the cited and emphasized sections of *Bartholet*. Even assuming *arguendo* one may unreasonably

view the disclosure of *Bartholet* as not teaching away the passing of keys from headend to receiver, the combination of *Bartholet* and *Rabowsky* is improper for other reasons (see, e.g., 2143.01 and reproduced below in part):

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Clearly, key generation in *Bartholet* is remote from the external terminal. To use keys passed from a headend obviates the need for the gateway 106, as well as obviates the need to pass the time or event information, and ultimately changes the principle of operation of *Bartholet*. For at least this additional reason, Applicants respectfully submit that the combination is improper.

In addition, the final Office Action alleges a motivation of "protection of the received content while being stored and reduction of the risk of known-plaintext attack on the received content." Yet, either *Rabowsky* or *Bartholet* alone achieve secure storage, as do many other systems as disclosed in Applicants' background of the disclosure, and so such a motivation is insufficient to combine such disparate systems as *Rabowsky* and *Bartholet*. According to well-established case law, "The mere fact that references can be combined or modified does not render the resultant combination obvious unless **>the results would have been predictable to one of ordinary skill in the art." *KSR International Co. v. Teleflex Inc.*, 550 U.S. ___, ___, 82 USPQ2d 1385, 1396 (2007). Applicants respectfully submit that predictability cannot reasonably be alleged here in view of the change in principle of operation and the teaching away from the combination. For at least these reasons, it is respectfully submitted that a *prima facie* case of obviousness has not been established, and hence Applicants respectfully request that the rejection be withdrawn for these additional reasons.

Accordingly, for at least the reason that the proposed combination of *Rabowsky* in view of *Bartholet* is improper, and because each individual reference alone fails to disclose, teach, or suggest all of the claim features, Applicants respectfully request that the rejection be withdrawn.

Because independent claim 110 is allowable over *Rabowsky* in view of *Bartholet*, dependent claims 111-114 are allowable as a matter of law.

Independent Claim 115

Claim 115 recites (with emphasis added):

115. A method for securely storing encrypted programming received at a receiver in a subscriber television network, wherein the encrypted programming includes a plurality of ciphertext packets, the method comprising the steps of:

receiving from a headend of the subscriber network a first ciphertext packet at the receiver and a first key and a second key, wherein the first ciphertext packet has two layers of encryption thereon that were applied by a first cryptographic algorithm using the first key and a second cryptographic algorithm using the second key; generating a third key; and applying to the first ciphertext packet a third cryptographic algorithm with the third key to convert the first ciphertext packet to a second ciphertext packet having three layers of encryption thereon without first converting the *first ciphertext packet received from the headend* to a cleartext packet.

Applicants respectfully submit that *Rabowsky* in view of *Bartholet* fails to disclose, teach, or suggest at least the above-emphasized claim features. That is, *Rabowsky* does not disclose or suggest preparing or sending from the headend multi-layered (e.g., two layers) encrypted content. *Bartholet*, assuming *arguendo* properly combinable, does not remedy this deficiency of *Rabowsky*. That is, none of the encrypted content received from external terminal 103 of *Bartholet*, assuming *arguendo* equivalent to a *headend*, is disclosed or suggested as comprising *two layers of encryption*.

Because independent claim 115 is allowable over *Rabowsky* in view of *Bartholet*, dependent claims 116-119 are allowable as a matter of law.

Independent Claim 120

Claim 120 recites (with emphasis added):

120. A receiver in a subscriber cable television network that receives encrypted programming, from a headend of the subscriber cable television network, wherein the encrypted programming includes a plurality of ciphertext packets, the receiver comprising:

- an input port adapted to receive a first key and a second key and a first ciphertext of the encrypted programming, wherein the first ciphertext packet has two layers of encryption thereon*** that were applied by a first cryptographic algorithm using the first key and a second cryptographic algorithm using the second key;
- a key generator adapted to generate a third key;
- a cryptographic device in communication with the input port and the key generator, the cryptographic device adapted to convert the first ciphertext packet to a second ciphertext packet using a third cryptographic algorithm and the third key without first converting the ***first ciphertext packet received from the headend*** to a cleartext packet; and
- a storage device in communication with the cryptographic device adapted to store the second ciphertext packet and the first, second and third keys.

Applicants respectfully submit that *Rabowsky* in view of *Bartholet* fails to disclose, teach, or suggest at least the above-emphasized claim features. That is, *Rabowsky* does not disclose or suggest preparing or sending from the headend multi-layered (e.g., two layers) encrypted content. *Bartholet*, assuming *arguendo* properly combinable, does not remedy this deficiency of *Rabowsky*. That is, none of the encrypted content received from external terminal 103 of *Bartholet*, assuming *arguendo* equivalent to a ***headend***, is disclosed or suggested as comprising ***two layers of encryption***.

Because independent claim 120 is allowable over *Rabowsky* in view of *Bartholet*, dependent claims 121-124 are allowable as a matter of law.

In summary, it is Applicants' position that a *prima facie* for obviousness has not been made against Applicants' claims. Therefore, it is respectfully submitted that each of

these claims is patentable over the cited art of record and that the rejection of these claims should be withdrawn.

II. Canceled Claims

As identified above, claims 1-54, 77-82, and 92-104 have been canceled from the application through this response without prejudice, waiver, or disclaimer. Applicants reserve the right to present these canceled claims, or variants thereof, in continuing applications to be filed subsequently.

CONCLUSION

Applicants respectfully submit that Applicants' pending claims are in condition for allowance. Any other statements in the Office Action that are not explicitly addressed herein are not intended to be admitted. In addition, any and all findings of inherency are traversed as not having been shown to be necessarily present. Furthermore, any and all findings of well-known art and official notice, and similarly interpreted statements, should not be considered well known since the Office Action does not include specific factual findings predicated on sound technical and scientific reasoning to support such conclusions. Favorable reconsideration and allowance of the present application and all pending claims are hereby courteously requested. If, in the opinion of the Examiner, a telephonic conference would expedite the examination of this matter, the Examiner is invited to call the undersigned attorney at (770) 933-9500.

Respectfully submitted,

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